32-d3m-w1y

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From the Raleigh Sentinel.

258-1td-2tw

GENERAL ASSEMBLY OF NORTH CAROLINA.

BY AUTHORITY OF CONGRESS.

FIRST SESSION,

SENATE. Monday, July 27, 1868. INTRODUCTION OF BILLS.

By Mr. Forkner: A bill providing for the settlement of estates of deceased per-By A. H. Galloway, (negro): A bill regulating the hours of labor.

By Mr. Robbins: A bill in relation to By the same: A bill to incorporate the Salisbury Cemetery Association. By Mr. Cook: A bill to provide for

Hydrographic survey of the State. By Mr. Respass: A bill for the relief Sheriffs and of the people. By A. H. Galloway, (negro): A resolu-tion authorizing the Representatives of

this State in Congress to use their inflaence to secure an appropriation to improve the bar of the Cape Fear River. By Mr. Jones, of Wake: A resolution

referring claims due to sundry persons connected with the Insane Asylum to the committee on Claims.

Mr. Etheridge moved that from and after to-day the Senate hold afternoon sessions, to meet at 4 o'clock. He thought there would be some objection raised to this motion, on the ground that it might interfere with the meeting of committees. Let the committees meet at 8 o'clock. If they don't meet then, they will go to lager beer saloons, or somewhere else.

Messrs. Wynne, Winstead and Jones, of Wake, opposed the motion. The nights were too short for the committees to meet. Consequently, the subjects referred to them for consideration would have to be matured in the Senate, and will consume necessarily more time.

The motion was lost. Mr. Etheridge moved that the rules of order be amended or altered so that the previous question may come second in or-

Messrs. Osborne, Love, Hayes, Jones, of Wake, and Brogden opposed this motion, on the ground that it was unnecessary, and not customary heretofore in Legislatures of this State.

Messrs. Etheridge, Cook and Galloway, negro, urged its adoption. continue. The gentlemen's conduct, from Slade. The motion was lost.

of the Clerks of the Superior Courts; re- sitions of adjournment and daily consumed was recommitted to the Committee on In-

Bill providing a Code of Civil Proce- not receive it. Mr. S. was out in the wet. o'clock.

Wilmington Iournal.

VOL. 24.

ee on the Judiciary.

table for the present.

provements.

Military Affairs.

ferred to the Judiciary committee.

Mr. Love introduced a resolution author-

zing the Treasurer to report to this body,

surer, to defray the expenses of the Re-

HOUSE OF REPRESENTATIVES.

(BY UNDERGROUND RAILROAD.)

cans on the floor. He never dodged votes;

he always expressed what he believed to be

the Clerks were of the kindest nature, and

that nothing but a high sense of duty to

his constituents prompted him to bring

In the Daily Sentinel, of this morning.

he found that the gentleman from Bladen

(Foster,) when speaking to an amendment

which he offered to House bill No. 42, in-

sinuated that some one "was trying to

ride into office on the backs of both par-

ties." Perhaps, owing to a constitutional

present position, and that he had no higher

aspirations than to do his duty here, where

the voice of his fellow-citizens had placed

him. Indeed, he thought himself in the

right place, because he believed he could

do more for his State here, than anywhere

else. He was a Republican, but he was

first, last, and all the time, a North Caro-

linian, and he would always go for the in-

terest of his State before the interest of

party. And in pursuing this course for

the good of his State, he would join any

man or number of men, here or elsewhere,

gentlemen to read him out of the party.

He was ready for this reading out, when-

ever it suits the gentlemen's convenience.

The gentleman's wit, that he was riding

into office on the backs of two parties, is

more coarse than caustic, and fails of its

object so far as I am concerned. Among

connoisseurs, the acidulous frothings of the

vinegar cask never pass current as a sub-

stitute for the sparkling vivacity of cham-

pagne. It takes a Saladin and Saladin's

adroitness to wield Saladin's scimetar. The

Mr. Candler arose and said that he had

not accustomed, &c., &c.

in a more delicate manner.

regardless of the constant threat of some

forward his resolution of yesterday.

Monday, July 27, 1868.

what authority. Lies over.

to-morrow at the usual hour.

WILMINGTON, N. C., FRIDAY MORNING, AUGUST 7, 1868.

a very sore question with him. The petition of J. W. Stevens, of Cas-Mr. Sinclair said that, as it was regarded well county, claiming a seat on the floor, unparliamentary to give the lie direct, he and proposing to contest the same with would merely say that the statements of the culture, &c. the Hon. Bedford Brown, who was given gentleman had polar diversity of inclination a certificate of election by Gen. Canby; from the truth. He further stated that made the special order for to-morrow at 11 whatever might be his political position, Finance. his baggage would, when found, be found

dure; referred to the committee on the The gentleman's political position was now

could sav as much. Bill providing for filling vacancies in Foster replied that he had trunks, and county offices; passed its second reading. checks for them, and other things besides, tee on Internal Improvements. Resolution authorizing the Treasurer to but he was more happy to say, that there negotiate a loan, not exceeding \$100,000 was one thing he did not have: that is, to supply a present deficiency; laid on the the reputation of having gone to New nance. York, and bought one day a bill of goods,

preaching on the day after. Bill to regulate Capital Executions; Downing called them to order, where- prove the bar of the Cape Fear River; adoppassed its second reading, and was re- upon the Speaker ordered that peace ted. erred to the committee on Penal Institu- should be kept between the gentlemen.

Bill to amend the charter of the Atlantic, concurring in the passage of the resolution | second reading. Tennessee and Ohio Railroad Company; in favor of H. B. Guthrie, late Sheriff of referred to the committee on Internal Im- | Orange. Bill for the organization of the militia of

Bill ratifying and confirming the charter | counties from which they are appointed .of the Northwestern North Carolina Rail- Placed on the Calendar. road Company; passed its third reading. By Hayes (negro): A bill to amend the

CALENDAR.

The bill extending the time for settling passed. without delay, whether any sum or sums for taxes was taken up, and failed to pass of money have been paid by him, as Treatits various readings.

Mr. Sinclair's bill regulating taxes in inpublican party celebration in this city, on corporated towns was not reached. After or sums were paid, and to whom, and by of the bill was postponed.

On motion, the Senate adjourned until and Rutherford Railroad Company, was port a bill instructing the new Sheriffs to paign. at 11 o'clock.

Mr. Sinclair arose to a question of privi- | sell under levies made by former Sheriff's | nal resolution passed. lege. He said he found in the Standard, was next considered, and after some debate of this morning, that on Saturday the gen- its further consideration was postponed two thousand copies of all the laws passed tleman from Bancombe, (Mr. Candler,) until Wednesday next. The bill to incorporate the Union Joint offices, &c., passed. charac erized his remarks on the resolution which he had introduced in relation to the Stock Banking Company was taken up,

an ungentlemanly attack upon his brother | be printed. (the Reading Clerk of the House.) He (Mr. Sinclair,) did not hear the gentleman | der for the hour, the bill in relation to the | tion of the State." when he made the remark, or he would powers and duties of Clerks of Superior have called the attention of the House to it | Courts. With slight amendments the bill | suspended and the bill passed its several on the spot. He did not know what was passed its second reading. By Foster : A bill in regard to the fees the gentleman's standard of what constitutes

a gentleman. If it was the supple servility of Justices of the Peace. Referred to the committee on Salaries and Fees. and hypocritical mendacity of a Chester-By Harris, of Wake (negro): A bill to infield, he confessed that he desired always corporate the North Carolina Iron. Steel to come short of his (Mr. Candler's) standand Rail Company. Being informed that ard. If, however, it constituted a fearless and faithful discharge of his duty, in his it was a private bill, and required that notice should be given before it could be inplace in the House as a public representatroduced, Jim withdrew the bill, giving ive, he claimed to be a gentleman. He lid not attack the gentleman's brother in

a personal or social sense; he simply as a again. On motion of Mr. Ferebee, the House oublic servant, gave utterance to the feelngs and sentiments of the leading Repubtook a recess until 4 o'clock, P. M.

HOUSE OF REPRESENTATIVES. BY THE UNDERGROUND RAILROAD.

right, regardless of consequences to himself, when the interests of his constituents Monday Afternoon, July 27, 1868. was involved. He entertained the kindest Mi. Bowman introduced a bill author- the next. feelings for the Clerk; he did not know zing the Public Treasurer to borrow that there were many members on the floor money. The bill authorizes the Tresurer that could make a better Reading Clerk than to borrow such sum of money as, in his the present one. Reading was an art and it is judgment, may be deemed necessary to no disparagment mental or otherwise, to the gentleman, that he does not discharge his the State, at such rate of interest as he duty to the satisfaction of the House. This may deen proper; provided such sum was not a personal matter. It was the public shall not exceed one hundred thousand service and interest. They had already dollars.]

expended more money in printing bills Mr. Bowman said he introduced the bill than would have paid the salaries of two at the request of the Treasurer, and, Clerks, just because the clerk was unable unless he received the authority to borrow to read written documents, so as to be unmoney, he (the Treasurer) would not be derstood by the House. As far as three able to pay members their mileage and per weeks ago, he had been waited upon by a

large number of Republican members of diem. Mr. Bowman moved to suspend the rules the House, urging him to procure the reand adopt. moval or resignation of the Clerk. He re-The Speaker called his attention to the peated that his personal feelings towards

provision of the Constitution, that requires that no law shall be passed to raise money on the credit of the State, without its being read on three several days.

After some little discussion, Mr. Bow man withdrew the motion to uspend the rules, and the bill lies over. Mr. Bowman called up the Senate bill in regard to marriage licenses.

The bill provides that the Register of Deeds shall issue licenses under the same rules and regulations as the former Clerks of the County Courts.

obtuseness of mind, he (Sinclair) was not able to apprehend whether the gentleman Mr. Bowman moved to amend by allowalluded to himself (Sinclair) or to the party ing Clerks of Townships to issue license. of which he was a member. If to the After some debate, the amendment was former, he could inform the gentleman that he was perfectly satisfied with his

After being slightly amended by Mr Sinclair, the bill passed its final reading. On motion of Ames, the House adjourned until to-morrow, 10 o'clock.

SENATE.

Tuesday, July 28, 1868. INTRODUCTION OF BILLS. By Mr. Love: A bill repealing an ordince of the Convention, appointing a

the Albemarle and Chesapeake Canal Com-By Mr. Robbins: A bill to require replevy bonds in attachment cases.

By Mr. Respass: A bill to define the boundaries of land granted by the State. By Mr. Sweet: A resolution in relation to filling the vacancy occasioned by the death of Mr. Hall, Senator from the Sixteenth District, and requesting the Governor to issue a writ of election to fill the

By Mr. Love: A resolution instructing the Treasurer to furnish to this body a gentleman ought to be careful when he statement of the expenses incurred by the ter be made to produce the proof. uses weapons to which he was evidently late Constitutional Convention.

The petition of John W. Stevens, setting certainly made use of the remark attribu- forth that he was legally elected to the Sented to him, and would abide by it, if the ate, and contesting the same with the Hon. gentleman from Robeson, (Mr. Sinclair,) | Bedford Brown who holds the certificate of

had not offered an explanation of his mo- election, came up. tive in introducing the resolution. But The petitioner states that the following properly enrolled. certainly, if the gentleman disclaims any named persons would have voted for him, intention of making a personal attack up- but were prevented from doing so illegally, on his brother, he would willingly with- viz: William Johnson, Daniel Jones, at draw his offensive remark. While the gen- | Yanceyville; and J. Lawson, John Holdertleman had a perfect right to introduce any ness, Henry Mebane, Clifford Henderson, resolution concerning the public service he | Felix Gunn, and several others that he can that the matter might have been broached of Caswell; and the following named persons who voted for Mr. Brown and voted visions of the Constitution in regard to with;" Foster arose and said that the House illegally, viz: J. C. Pinnix, Buie Hender- widows and orphans. Lies over. well knew that the gentleman from Robe- son, Thos. D. Johnson, Henry Badgett, son, (Mr. Sinclair,) wished to prolong the William Lee, J. C. Griffith, C. A. Donna-

the commencement of the session, showed The petition was referred to the Complainly a disposition on his part, to talk mittee on Privileges and Elections. Bill in relation to the powers and duties against time. He voted against all propo-Bill concerning the government of coun- es. Mr. Abbott had charged him with Committee reported the bill back with vious and be of a good moral character.

Bill regulating the hours of labor: This bill fixes 10 hours as a legal days work. It was referred to the Committeee on Agri-

he Revised Code; referred to the commit- believe that the gentleman from Bladen on Corporations. Bill to provide for a Hydrographic sur-

people; referred to the Committee on Fi- lost. Resolution requesting the Representatives Bill to limit liabilities of Sheriffs; re- lying in the Tombs on the next, and of this State in Congress to exert their in-

fluence to secure an appropriation to im-Bill authorizing Medical Colleges in this

Resolution requesting the Treasurer to report, without delay, what sum or sun's Another message from the same body of money have been paid by him to defray

On motion of Mr. Blythe it was amended so as to include all monies paid out for any party, and what party, and if any public ordered to be engrossed, and was sent to 52d Chapter of the Revised Code. Lies property has been used to advance the interest of any party, and what party, for the last tweive months; and the resolution

> Resolution authorizing the Treasurer to negotiate a loan not exceeding \$100,000 to

Mr. Robbins thought this resolution, if the 4th of this month, and, if so, what sum some discussion, the further consideration adopted, would create an unnecessary expense, and thought the money could be The bill concerning stock owned by cer- raised without it; and offered a substitute, tain counties in the Wilmington, Charlotte | instructing the Judiciary committee to renext taken up, when, on motion of Ingram, | deposit at once all monies which have been it was made the special order for Tuesday, | turned over to them by the old Sheriffs in the Treasury.

Resolution authorizing the printing of

by the General Assembly relating to county A message was received from the House, services of an Assistant Reading Clerk, as and on motion of Mr. Sinclair, ordered to transmitting "A bill to amend an act providing for the qualification of certain offi-The Chair announced as the special or- cers recently elected under the Constitu-

On motion, the Senate adjourned.

HOUSE OF REPRESENTATIVES. BY UNDERGROUND RAILROAD.

planation. He said that, on yesterday, out of respect to the body, and out of respect notice of his intention of introducing it to the Speaker when his gavel fell, calling the member from Bladen (Foster) to order, he did not then reply, and he regretted to then adjourned until to-morrow, 10 o'clock. be compelled to refer to the same matter

> [Mr. S. here read the extract from the Standard, containing the charge of his having bought a bill of goods in New York one day, lying in jail the next and preaching

defray the expenses of the government of that these ancient halls had ever witnessed such a scene as occurred yesterday. There was a courtesy which one gentleman owes another, on the floor of this House, which the member from Bladen seems to have forgotten. Through all of the discussion yesterday, he had been careful to avoid personalities, as the whole House could testify. He would always strive so to conduct himself that the Speaker's gavel should never come down calling him to order .--The allegations of the member from Bladen, being totally untrue, they are an insult to the county which he (Mr. S.) had the honor to represent. His constituents were supposed to know more of his antecedents than the member from Bladen, and it was an insult to their intelligence and sense of propriety to send him to the House, if the allegation made by that member contained the least truth. He had only to say that he had never bought a bill of goods in New York in his life. He was 41 years of age, and the good Lord had thus far prevented him from the commission of any crime calling for incarceration. He had never seen the interior of a jail. The only time he ever was abridged of his liberty was in 1863, when he imprudently gave utterance to what he believed would be the result of the war. Some few, who were in bomb-proofs at home, complained to the government at Richmond that he was giving utterance to incendiary sentiments, and that he was a dangerous per-

that he would not attempt an escape.

this all happened, when some that he wot this all happened, when some that he wot Railroad Company.

By Mr. Wynne: A bill regulating the By Mr. Wynne: A bill regulating the

what he expected of a Carolina gentleman. Foster asked for three hours time to

prove his charges. Mr. Sinclair moved that the time be granted.

Downing objected to any further discussion of the matter. Mr. Sinclair demanded it as a matter of justice to himself and constituents that Fos-

in the matter.

new. Lies over.

session in order that his per diem should hue, J. D. Long, A. A. Mitchell, and Thos. dential election. Read by title only and engrossed and sent to the House. ordered upon the calendar.

According to the provisions of this bill,

Mr. Davis, of Carteret moved to amend by requiring that the tax paid by the juror should be a tax upon real estate. Justice, of Rutherford, said that he had hoped that they had heard the last of

Morris and Leary, negroes, opposed the reading. Mr. Argo argued at some length in sup-

port of the amendment, showing that sitting in a jury box was not a political privvey of the State; referred to the Commit- llege, but a duty, and a zery onerous one, sometimes. The amendment was put to a vote and

Stevens moved to strike out the words. 'have paid tax for the preceding year,' but subsequently withdrew his amendment,

in order to offer it at another place. Mr. Bowman offered a proviso, to come in at the close of the 1st Section, which provides when the title to real estate is called into question, a landed qualification for a juror should be required. He argued to. at length in support of his amendment.

Morris and Hayes (negroes) opposed the amendment.

Mr. Sinclair favored it. reported, to be well conceived, and would the next session of the General Assembly. oppose all amendments, in order that the Withdrawn. bill might speedily pass. After a good deal of discussion, the pro-

viso was withdrawn. Foster moved to add, at the end of section 1. the words "and of sufficient intelli-

Tuesday in November. Lost. Mr. Sinclair moved to refer the bill, with all amendments, to the Judiciary commit-Messrs. Bowman and Stilley favored the

Sweat (negro) opposed the reference, and twitted Harris, of Wake, (negro) with having made money largely in the late cam-

Mr. Sinclair called the previous question. The call was sustained and the motion to refer was put to a vote and adopted. Stilley offered the Code of Civil Procedure, drawn up by the Code Commission

ers, and moved its reference to the committee on the Judiciary. It was so referred. an abolition of the tax on purchases and sales. Referred.

By Stilley: A bill in reference to the intions, and promised to vote for all of registration of voters. Referred. By Foster: A bill in reference to the inspection of guano. Lies over. By Leary (negro): A bill in reference to fishing in the Cape Fear River. Referred. h mself to vote in favor of them. They State police.' By Stilley: A bill prepared by the Code

Commissioners in regard to the government of counties. Referred. On motion of Mr. Bowman, the rules were suspended, and the bill authorizing by bringing forward other matters. It was on the table. Carried. the Treasurer to borrow money was taken up and passed its second reading.

est to 8 per cent. Lost. On motion of Mr. Bowman, the rule requiring afternoon session was abolished. On motion of Mr. Sinclair, the House

SENATE.

WEDNESDAY, July 29, 1868.

The Senate was called to order at 10 o'clock. Prayer by the Rev. Dr. Smith. The following bills were reported from committee recommending their passage,

The Code of Civil Procedure; Bill in relation to legal process; Bill to regulate the execution of capital offences;

Bill concerning the government Courts; Bill to limit liabilities of Sheriffs; Bill to amend an act to incorporate the French Broad Railroad Company.

The following bills were reported from discharged from their further considera- that they feared investigation. He con- caused to loom up before him, he sunk with tion, to-wit:

of the several Courts. the 10th Judicial District. Bill to prevent the distillation of wheat

and corn. Bill in relation to a uniform valuation of Bill in relation to the records of the late Courts of Equity.

INTRODUCTION OF BILLS.

By Mr. Blythe: A bill to punish conspiracy, insurrection, rebellion, &c. Referred to special committee of three, viz: Messrs. Blythe, Shoffner and Meson. By Mr. Love : A bill to prevent the obstruction of the free passage of fish up the

to a select committee of five, viz : Messrs. Love, Blythe, Eaves, Moore, of Yancey, By Mr. Brogden: A bill to provide for the funding of the matured interest of the

Valley River in Cherokee county. Referred

public debt. By Mr. Rich: A bill to amend an ordi-

By Mr. Sweet: A bill providing for the filling of vacancies that may occur in the General Assembly. By Mr. Respass : A bill to vacate certain lands to the State. | This bill provides that

in succession, the land shall be forfeited to By Mr. Jones: A bill to incorporate the North Carolina Mutual Home Insurance Company. Referred to the committee on County.

SPECIAL ORDER.

A bill to extend the Chatham Railroad,

A message was received from the House, Stilley introduced a bill prepared by the transmitting a resolution anthorizing the an afternoon session, in order that certain Code Commissioners, giving to the county Treasurer to negotiate a loan not exceed- gentlemen could have ample time to speak ing \$100,000; and the resolution passed its to questions of privilege. second reading-Messrs. Barnes and Robferred to the Committee on the Judiciary. the time of the House in Buncombe speechternal Improvements. Subsequently, the a juror must have paid tax the year pretion had been sent to the House, under the On motion of Stilley, the rules were sus- impression that it required only one readreques of the Senate,

I but the arte that thing that it against said object, Great God . We can loss while wearing the gran

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1 square, of 10 lines or less, for each and ever Special Notices will be charged \$200 per squar

for each and every insertion. All Obituaries and private publications of every

character, are charged as advertisements. No advertisement, reflecting upon private character, can, under ANY CIECUMSTANCES, be

amendment: After the words "moral character," insert the words "and of sufficient

admitted.

The amendment, as recommended, was Stevens moved to recommit the bill .-

Lost. After some further debate, the bill passed

its second reading.
On motion of Mr. Bowman, the bill was read for the third time by its title. Mr. Moore offered the following proviso to the close of Section 1: "Provided, that no practising physician or regular minister

of the gospel. Mr. Bowman moved to include in the exemption "keepers of public mills." red by the late Constitutional Convention, Estes moved to include all regular

licensed pilots. The amendment, as amended, prevailed, and the bill passed its final reading. By Mr. Shaver: A resolution that the per diem of the Clerks be \$2 in excess of that of the members. Lies over.

Mr. Cook moved to include the expenses of the Convention of 1865-'66. Agreed Leary, (negro,) presented a petition from Wilson Carey, (negro,) of Caswell, setting forth that he had been duly elected to a scat in this Legislature, which had been awarded, by Gen. Canby, to Mr. Dixon thought the section, as originally eration of the matter be postponed until Long. Referred to the Committee on

Privileges and Elections. By Hayes, (negro): A resolution to keep members from absenting themselves with-

A message was received from the "Governor" transmitting a communication from Gov. Worth in regard to the Executive Mansion. Read and referred. A message was received from the

Senate, transmitting the resolution authorment of what disposition has been made izing the Treasurer to borrow the sum of On motion, the resolution was taken up

dissenting voices.

Williamson (negro) moved to reconsider the vote by which the bill relating to Juof the resolution as amended, it was passed rors was passed. Mr. Bowman moved to lay the motion on Some time was consumed in discussing The year and nays being called, the mo-

> Leary (negro) moved to take up the bill relating to prohibiting the sale of intoxicating liquors on election days. Mr. Bowman moved to amend by adding

> tion to table prevailed by a vote of year

"and the days of the Superior Court." dying these amendments in separate reso-This created a good deal of discussion, and, pending its consideration, the Speaker Mr. Robbins also appealed to those who announced that the hour had arrived for the consideration of the special order, viz The bill entitled "An act providing for a

Mr. Gatlin moved to postpone the furresolution. Some gentlemen had said the ther consideration of the bill until to-mor-Estes (of Maine) moved to lay the motion

Mr. Barnett moved to famend the first section, so as, instead of allowing the Gov-Mr. Pou moved to limit the rate of inter- But he would inform the gentlemen that ernor to appoint a police force in each the Conservative party was not responsible | county to empower the County Commisfor the Convention of 1865-'6. The present sioners to call out a sufficient number of militia when actually necessary. On the passage of the amendment, Estes

ber; and many other leading Radicals called the yeas and nays. The call was participated. And the white voters of this sustained, and the roll being called, re-

Vest said that lyal men were in great dan Radicals here to kill off the resolution, by ger, and that it was the duty of this body overloading it with cumbrous amendments, to pass some such bill for their protection. awakened suspicion in his mind that he The Ku Klux Klan was no myth. It was had not before entertained, that the course a powerful organization, ready now, with of the late Convention in regard to the ex- open jaws, to swallow, at one gulp, the penditures of money would not bear inves- present negro-carpet-bag State government. He felt shaky in his old slippers, Various Senators participated in the de- and when he calmly thought over the dangers with which the "trooly loil" men were Welker, Shoffner, Galloway, (negro,) Lassi- constantly surrounded, it caused "each particular hair of his knotted and combined The remarks of Mr. Wynne were forci- locks to stand on end, like the quills upon ble and to the point. He insisted that the the fretful porcupine." Overcome by the

Resolution in relation to the late Clerks some Senators here, who were members of Mr. Seymour wanted to know if the memthe Convention, awakened in his own mind | ber from Robeson (Sinclair) belonged to

Mr. Sinclair said he hurled back the inments would be withdrawn and introduced | sinuation with the contempt it deserved into the teeth of the member from Craven, Mr. Love came on more than once, with and stated that he (Sinclair) belonged to exceedingly pithy, pointed and telling re- the same mid-night association that he

Old Major Downing being awakened by some friend, got up yawning, and having gone through the necessary preliminaries of rubbing his eyes and scratching his head, proceeded with a gravity, which Handy Lockett might envy, to discuss sagely the merits of the bill. He said he had maturely considered it, and the result of his lucubrations was that the "trooly loil" The House was called to order at the must be protected, and therefore, he in tended to vote for the bill in its present Prayer by the Rev. Mr. Pritchard, of the shape, as it only provided for the use of this police when it should be actually ne-

reference to the report, in the Sentinel, of Mr. Sinclair wanted to know if he (the Mr. Sinclair's allusion to the silver spoon old Major) would be willing to insert a business. Foster said that the charge provision in the bill, expressly declaring

discussion arose from an amendment he that he would not, saying that such a pro-Ashworth, (the seedy-looking from Run-

Mr. Durham moved to lay the motion on the table, and called for the yeas and The call was sustained, and the roll be-

with having, with exceeding snavity and ing called, resulted in the motion being blandishments, entrapped the affections lost and eloped with the belle of Robeson Ashworth then said he would withdraw the call for a short time, with the privilege Mr. Sinclair said it would be unparlia- of renewing whenever he should think

> Mr. Hodnett said that he most solemnly protested in the name of the people of North Carolina, against the passage of this bill. It contained a grave charge of disloyalty against the people. It charged upon the people of the State an intention of committing treason against the government. Now they, the Conservatives on this floor, demand time fully and freely to discuss this measure. They would refute every charge in every particular, The whole thing was gotten up to create political capital. It was a miserable party measure to intimidate the people in the next election, and as such, he branded all the assertions set forth in it as infamously false. It was proverbial that the people of this State have ever been a law-loving and lawabiding people, and the declaration contained in this bill was a most foul slander upon the virtue, integrity and intelligence

motion, adjourned until to-morrow morning, 10 o'clock.

style in Paris, has made her fortune by ad-

Bill in relation to usury: After some de-bate, was referred to the Committee on tion to serve on a jury or to hold office.

Bill in relation to the Salisbury Cemete-Bill to amend section 2d chapter 120, of to be a trunk with checks! And he did not ry Association; referred to the Committee

Bill for the relief of the Sheriffs and the

A message was received from the Senate State to dissect dead bodies; passed its

asking the concurrence of the House in the the expenses of the Republican 4th July the State; referred to the committee on Senate bill, providing that hereafter Trus- celebration in this city-to whom and by tees for the University shall reside in the what authority.

supply a present deficiency.

The bill to enable incoming Sheriffs to The amendment was lost, and the original

On motion of Mr. Sweet the rules were

Tuesday, July 28, 1868. Mr. Sinclair rose to make a personal ex-

this morning.

He said he owed it to the dignity of his State, and the dignity of the body, to repel those charges with the indignation which they deserved. He did not suppose

son. Whereupon, Gen. Whiting, then in and Smith. command at Wilmington, had him arrested; but that gallant gentleman declined to incarcerate him, and received his parole,

Commission to examine into the affairs of dred miles of New York city. Mr. Sinclair concluded by thanking the gentleman from Bancombe (Mr. Candler) for his courtesy in withdrawing his offensive remarks, the day previous. It was

Foster said, in order that the House on its third reading. might not be detained from its legitimate duties, he declined taking any further steps | ment, as the second section, to-wit: "The cussed in this House. The member from

NO. 26.

ON CALENDAR. Bill to make Bank bills a set off, passed its second reading. Bill to repeal an ordinance appointing Commissioners to investigate the accounts

and affairs of the Albemarle and Chesapeake Canal Company passed it second Bill requiring replevy bonds in attachment cases, referred to the committee on

the Judiciary. Bill defining the boundaries of land granted by the State, referred to the committee on the Judiciary. Resolution authorizing the Treasurer to furnish a statement of the expenses incur-

and to itemize said statement. Mr. Moore of Carteret, moved to lay it on the table, which was rejected. Mr. Etheridge moved it be referred to the committee on Finance. Lost.

Mr. Rich moved to amend by including "what disposition has been made of the Common School Fund." Agreed to. Mr. Forkner moved the further consid-

Mr. Eaves moved to adjourn. agreed to. Mr. Jones, of Wake, was in favor of voting the whole thing down, and moved the whole matter be postponed until the 2d

Mr. Etheridge moved to amend by instructing the Treasurer to furnish a stateof the \$100,000, since the adjournment of \$100,000. the late Convention up to the time of the instalment of the present Treasurer .- and passed its third reading, with eight (What \$100,000?)—Agreed to. The question recurring on the adoption

the above resolution and the various amendments. Mr. Love urged the adoption of his resolution, that the people might know what | 74, nays 15. was done with their money. He objected Foster presented a memorial from some to its being encumbered with so many of the merchants of Wilmington, praying amendments, evidently intended to stifle it. He ably urged the propriety of embo-

by a unanimous vote.

them, if so presented. presented the amendments, to present them in separate resolutions, and pledged were not entirely germane to the original object was to offset the enquiry into the row morning 101 o'clock acts of the late Constitutional Convention, an honest confession, to admit that the acts of the late Convention needed offsetting! Governor of N. C., called it: the Hon. President of this Senate sat in it as a mem-State (now the Conservatives) voted down sulted yeas 32, nays 59. its work! He wanted the country to take Mr. Sinclair moved to strike out in the notice that the manifest purpose of these same section, the words "organize and numerous amendments was to prevent the equip." Mr. S. called for the yeas and Treasurer's Report from being received nays, but the call was refused. this session. The evident anxiety of the

bate—among others Mesers. Wynne, Cook, ter, Rich, Sweet and Etheridge.

Radicals owed it to themselves not to allow | feelings originated by the strong prognostithe Judiciary committee, and they were the impression to go forth to the country cation of evil, which his prophetic soul fessed that the uneasiness manifested by gloomy grandeur into his seat. Bill to attach the County of Catawba to the same suspicions expressed by the Senthe Ku Klux. ator from Rowan. He hoped the amend-

> marks, cutting the Radicals to the quick, (Seymour) did, (Union League.) and insisting that they face the music and not kill off the resolution by dodges and

subterfuges. After the adoption of the resolution, the Senate adjourned. HOUSE OF REPRESENTATIVES.

BY THE UNDERGROUND RAILROAD.

WEDNESDAY, July 29, 1868.

Baptist Church of the City. Foster rose to a question of privilege, in | cessary. might possibly be made against Gen. Butler | that. with truth, but could not be applied to The old Major tried hard to evade the him. He went on to say that all of this question, but on being pressed, had to say offered to Mr. Sinclair's bill authorizing vision was unnecessary. the Medical College in Robeson County to dissect bodies &c., and in conclusion, dolph,) moved the previous question. twitted Mr. Sinclair for his solicitude, when the marriage license bill was debated for failing to pay tax on land for two years for the protection of parents who had unnays. married daughters. He charged Mr. S.

mentary to call the member a liar, but proper. nevertheless the assertion that he was a liar was true, and he did not think his Mr. Sweet offered the following amend- marital relations were matters to be dis-Chatham Railroad Company shall not ex- Bladen, (Foster,) who wished to incorpo-Hinnant, from the committee on Enrol- pend any money on that portion of its line rate in the bill a provision for embalming ment, reported the resolution in regard to South of its intersection with the Western | bodies, was greatly interested in that busiregulating the Common School system, as Railroad, except for the survey and location ness, for, in the pursuit of that occupation of the same, until that portion of its line at Wilmington, just after the war, he re-By Gilbert: A resolution instructing the between its junction with the North Caroli- ceived an order from a Northern gentleman committee on the Judiciary to report a na Railroad and its intersection with the to disinter his son who had died, in that bill applying the provisions of the Home- Western Railroad is completed and in op- place, from the effects of the amputation stead alike to all debts, whether old or eration, with sufficient rolling stock and of his left leg. Foster, being unable to suitable depots, freight engines, machine find the identical body, and disliking to By the same: A resolution instructing shops and buildings, nor until the obliga- lose his profit, selected a body and cut off might see fit, yet he could not but think not mention now, who reside in the county the committee on Penal Institutions to tion expressed in the proviso in section one of his legs. When the body reached prepare a bill to carry into effect the pro- one of this act shall have been complied home, lo and behold ! it was found out that the right leg had been cut off by mistake. Which was adopted and the bill passed | The gentleman, of course, discovered the By McCanless: A resolution in regard to its third reading by the following vote:- fraud, returned the body, and the carpetthe registration of votes before the Presi- Ayes 41, nays none, and was ordered to be bag resurrectionist was left minus his com-Justice, of Rutherford, moved to have

> Mr. Sinclair seconded the motion, but the matter was dropped here. Seymour, from the Judiciary Committee,

reported back the bill empowering County vertising for pretty little girls, whom she ties; referred to the committee on the Judiciary.

On motion, it was diciary.

On motion of Stilley, the rules were susimpression that it required only one readpended, and on motion, it was pended, and the resolution was returned by leducates for the ballat, and of whose salamended, and the resolution was returned by leducates for the ballat, and of whose salamended, and the resolution was returned by leducates for the ballat, and of whose salamended, and the resolution was returned by leducates for the ballat, and of whose salamended, and the resolution was returned by leducates for the ballat, and of whose salamended, and the resolution was returned by leducates for the ballat, and of whose salamended, and the resolution was returned by leducates for the ballat, and of whose salamended, and the resolution was returned by leducates for the ballat, and of whose salamended, and the resolution was returned by leducates for the ballat, and of whose salamended, and the resolution was returned by leducates for the ballat, and of whose salamended its passage, with the following ries she afterwards receives fifteen per cent. mended its passage, with the following ries she afterwards receives fifteen per cent.

of her citizens. After some further debate the House, on An old woman, who lives in princely